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PEGGY B. DEANS. CLERK
U.S. BANKRUPCY COURT
EASTERN DISTRICT OF N.C.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA RALEIGH DIVISION

IN RE:

CASE NO: 98-02675-5-ATS

INTERNATIONAL HERITAGE, INC.

Debtor

CHAPTER 7

NOTICE OF RESPONSE TO TRUSTEE'S OBJECTION TO CLAIM

DECLARATION OF PAMELA A. JOHNSON

I, Pamela A. Johnson, do hereby swear and affirm as follows:

I am a creditor in the above-captioned case, and I was provided notice of the Trustee's objection to my claim in a document dated October 26, 2007. The reason for the objection is described as follows: "The legal basis for your claim is unclear and/or there is no documentation attached to your claim or the attached documentation does not substantiate the amount claimed. Trustee requests denial of claim." I do not request a hearing, as the expense and timing of such a trip would add further injury and financial expenditure to that already incurred as a result of the Debtor's conduct. I respectfully request that the Trustee review my declaration in support of my claim and the exhibits attached hereto. I believe that the declaration under penalty of perjury and supporting documents provide a clear basis for my claim of \$35,000.00, which does not begin to address the inconvenience, emotional distress and other significant non-economic damages I have suffered due to the Debtor's fraud.

I make this declaration and provide the attached documentation in support of my claim in this matter, Claim No: 001757 in the amount of \$35,000.00.

In October of 1998, my business partner, Lois Coonc (Claim No. 001758), and I both agreed to each provide the debtor in this matter, International Heritage, Inc., with a loan secured by promissory notes in the amount of \$35,000.00 each. In addition, an

ORIG

acquaintance of ours, Jean Wedin (Claim No. 006241), provided a \$25,000.00 loan to IHI around the same time, also secured by a promissory note and a UCC-1 filing. The funds were transferred to IHI in October 1998. The notes were signed by Stan Van Etten, President of International Heritage, Inc. and a UCC-1 filing including a Schedule of Collateral was made in Wake County, NC, and supposedly with the North Carolina Secretary of State, per the cover letter signed by Georgina Mallick, Vice President of Legal Affairs, who also purportedly witnessed the signatures of Mr. Van Etten (which are clearly stamped) and also signed the Promissory Notes.

Due to the passage of a considerable amount of time, complete records are not available. I offer documents from each of us as evidence, as at one point, we all received substantially the same documentation. I hereby swear and affirm that each of these documents is a true and correct copy of the documents we received from the Debtor, IHI. At one time, I had a UCC-1 Financing Statement and Schedule of Collateral, a Promissory Note signed by the Debtor in the amount of \$35,000.00, and a letter from Ms. Mallick. I have never received any payment from the Debtor. The following documents are attached in support of my claim.

- 1) A copy of the UCC-1 Financing Statement and Schedule of Collateral (stamped 98 008341) for Pamela Johnson is attached hereto.
- A copy of a Promissory Note to Lois Coonc in the amount of \$35,000.00 signed by Stan Van Etten, President of IHI. This is identical to the Promissory Note I received except that my note was made out to Pamela Johnson.
- A copy of a Promissory Note to Jean Wedin in the amount of \$25,000.00 signed by Stan Van Etten, President of IHI.
- A letter to Jean Wedin from Georgina Mallick dated October 20, 1998 referencing the Promissory Note and alleged filings.

I swear under penalty of perjury of the laws of the State of Washington, the laws of the State of North Carolina, and the laws of the United States of America that this declaration is true and correct to the best of my knowledge.

Dated this 19th day of November, 2007, in Salonner, Skagit County, State of Washington.

Pamela Johnson

NOTAR NOTAR

`**←•** Wagshington

ER 2 Printed Name: MCHEUED JOHNSON

OF WASHPPR: Expires: 12-70-09

This FINANCING STATEMENT is presented to a Filing Officer for	Filing Officer for	No. of Additional		
(1) Debtor(s) (Last Name First) and Address(es): (Flease Type)	(2) Secured Party(i	Ă	ess(es):	
International Meritage, Inc 2625 Slanwood Ave., # 200 Ralelyn, WC 27606	- Panela - Oaka	Johnson Best Road Vernon, WA 9827	San	
(3) (a) □ Collateral is or includes fixtures. (b) □ Timber, Minerals or Accounts Subject to G.S. 25-9-103(5) are covered (c) □ Crops Are Growing Or To Be Grown ** On Real Property Described In Section (5).	(4) Assignee(s) of \$	(4) Assignee(s) of Secured Party, Address(es):	T .	For Filing Officer
(5) This Financing Statement Covers the Following types [or items] of property. See attached Schedule of Collaboral attached staference.	he Following types [or items] of			ionorated by
* On Farm Collateral Filing, Name County Debtor Resides in Products of the Collateral Are Also Covered. (Cannot be Filed unless County is named.) (6) Signatures: Debtor(s)	on Farm Collateral Fi Cannot be Filed unle	iling, Name County D ss County is named.)	ebtor Re	ssides in Secured Party(ies) [or Assignee
W	46	(By) Signature of Secur	ed Party	(By) Signature of Secured Party Permitted in Lieu of Debtor's Signature (1) Collateral is subject to Security Interest In Another Jurisdictio
Standard Form Approved 20 P.C. Sec. of State Revised 11-90 (5) DEBTOR COPY REMOVE THIS COPY AND FORWARD BALANCE OF FORM INTACT FOR FILING.	D BALANCE	and 🕅 Collateral II Debtor's Lo (2) For Other Sitt	s Brough scation C uations S	and ⊠ □ Collateral Is Brought Into This State □ Debtor's Location Changed To This State □ Pebtor's Location See: G.S. 25-9-402 (2) UCC-1
	11			The second secon

Exhibit____ of_____

SCHEDULE OF COLLATERAL

- 1. All of the Debtor's open accounts receivable, book debts, notes, drafts of acceptances, contracts, chooses in action and any right to payment not evidenced by an instrument or chattel paper arising in the ordinary course of business from the sale of goods and rendition of services or both (collectively, the "Accounts");
- 2. all of the Debtor's present and future instruments, documents, chattel paper and general intangibles;
- 3. all reserves, balances, deposits, credits and property at any time owning or belonging to the Debtor in possession of or in transit to the Lender;
- 4. all moneys, securities and other property, now held or hereafter received by, or in transit to, the Secured Party from or for the Debtor, whether for safekeeping, pledge, collection or otherwise, except moneys, securities and other property held in escrow by a third party on behalf of the Debtor, said moneys, securities and other property shall not be considered collateral unless and until the escrow agent has deposited such moneys, securities and other property with the Debtor;
- all books, records and other property relating to the collateral;
- 6. all inventory of the Debtor held for sale or lease or to be furnished under contracts of service, whether raw materials, work-in-process, materials used or consumed in its business or finished goods (collectively, the "Inventory");
- 7. all of the Debtor's equipment and software, together with all additions, parts, accessories, special tools and attachments now and hereafter affixed thereto and/or used in connection therewith, and all replacements thereof and substitutions therefor (collectively, the "Equipment");
- 8. all intellectual property owned by the Debtor, whether registered or otherwise, not limited to trademarks, trade names, service marks, copyrights and patents (collectively, "Intellectual Property");
- 9. all cash and non-cash proceeds and products of the collateral; and
- 10. all after-acquired collateral.

gm/collateral.schedule

this instrument to be executed in its corporate name by its

the day and year first above written.

hereto affixed, all by order of its Board of Directors first duly given,

President, attested by its

Secretary, and its corporate seal to be

___(SEAL)

set his hand and adopted as his seal the word "SEAL" appearing

beside his name, the day and year first above written.

Suite 200, Raleigh, North Carolina 27	608
or at such place as the legal holder hereof may designate in writing. It is unders as provided in the instruments, if any, securing this Note and such advances specified rate of interest from the date of advance until paid. The principal an	will be added to the principal of this Note and will accrue interest at the above
On or before 08 April 1999. There sha	all be no prepayment penalty.
•	
If not sooner paid, the entire remaining indebtedness shall be due and paya	able on <u>08 April 1999</u> .
If payable in installments, each such installment shall, unless otherwise p	provided, be applied first to payment of interest then accrued and due on the
unpaid principal balance, with the remainder applied to the unpaid principal. Unless otherwise provided, this Note may be prepaid in full or in part at a	ny time without penalty or premium. Partial prepayments shall be applied to
installments due in reverse order of their maturity.	·
days from the due date, or (b) default under the terms of any instrument securi	est hereof as the same becomes due and such default is not cured within ten (10) ng this Note, and such default is not cured within fifteen (15) days after written
notice to maker, then in either such event the holder may without further notice thereon and, the prepayment premium, if any, at once due and payable. Failure	e, declare the remainder of the principal sum, together with all interest accrued e to exercise this option shall not constitute a waiver of the right to exercise the
same at any other time. The unpaid principal of this Note and any part thereof,	accrued interest and all other sums due under this Note and the Deed of Trust,
if any, shall bear interest at the rate of eight	per cent (_8%) per annum after default until paid arantors hereby waive protest, presentment, notice of dishonor, and notice of dishonor.
acceleration of maturity and agree to continue to remain bound for the payme	nt of principal, interest and all other sums due under this Note and the Deed o
Trust notwithstanding any change or changes by way of release, surrender, examp extension or extensions of time for the payment of principal and interest; a and agree that the same may be made without notice or consent of any of the	ind all such parties waive all and every kind of notice of such change or changes
endorsers of this Note hereby agree to pay to the holder reasonable attorney balance owing on said Note, plus all other reasonable expenses incurred by the rights and remedies of the holder as provided in this Note and any instrument sort together against the property described in the Deed of Trust or any other fu	e holder in exercising any of the holder's rights and remedies upon default. I he securing this Note shall be cumulative and may be pursued singly, successively nds, property or security held by the holder for payment or security, in the sole
discretion of the holder. The failure to exercise any such right or remedy shall of them at another time.	not be a waiver or release of such rights or remedies or the right to exercise any
This Note is to be governed and construed in accordance with the laws of	
This Note is given	, and is secured by
	t filed with the North Carlina Secretar
of State and Wake County Register of IN TESTIMONY WHEREOF, each corporate maker has caused this instrument to be executed in its corporate name by its President, attested by its	Deedsch is subordinate upon the property therein described IN TESTIMONY WHEREOF, each individual maker has hereunte set his hand and adopted as his seal the word "SEAL" appearing beside his name, the day and year first above written.
Secretary, and its corporate seal to be hereto affixed, all by order of its Board of Directors first duly given, the day and year first above written.	(SEAL
International Heritage, Inc. (Corpore Name)	(SEAL
By:	
esident	(SEAL
ATTESTI MANUALLUM MILLER	
Secretary (Corporate Seal)	(SEAL
	(SEAL
(Corporate Name)	(SEAL
By:	(SEAL
ATTEST: President	(ODITE
	(SEAL
Secretary (Corporate Seal)	(02:

Americ@atse 98-02675-5-DMW Doc 8327 Filed 11/26/07 Entered 11/26/07 15:43:41 Page 6 of the office of Lois Coonc or International Heritage, Inc., 2626 Glenwood Ave.,

SATISFACTASE 98-02675-5-DMW his Note has been satisfied in full this day of, 19	Doc 8327	Filed 11/26/07 9	Entered 11/2	6/07 15:43:41	Page 7 of
Signed:	PROM	MISSORY	NOTE	Raleigh	n, N. C.
FOR VALUE RECEIVED the undersigned,				07 Octob	per
P. O. Box 1600, LaConn	er, Washi	ngton 98257			
753					or order,
the principal sum of Twenty-Five					
DOLLARS (\$ 25,000),	with interest from	107 October	.1998 , at	the rate of ten	
per cent (10 %) per annum on the unpaid t	nalance until paid	or until default, both P	rincipal and interest p	payable in lawful mone	y of the United States of
America, at					
the office of <u>Jean Wedin or I</u>	nternatio	nal Heritag	e, Inc., 26	26 Glenwood	Ave., Suite
200, Raleigh, North Ca or at such place as the legal holder hereof may as provided in the instruments, if any, securin specified rate of interest from the date of advantage of the control of the date of advantage of the control of	designate in writin	ig. It is understood and ich advances will be ac			nced by the holder hereof rue interest at the above
ON or before 8 April 1	999. The	re snall be	no prepay	ment penalty	•
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	e de la companya del companya de la companya del companya de la co			
If not sooner paid, the entire remaining ind	iebredness shall b	e due and pavable on	08 April 19	199	
If payable in installments, each such insta	allment shall, unle	ess otherwise provided	, be applied first to pa	ayment of fifterest their	
Unless otherwise provided, this Note may installments due in reverse order of their ma	be prepaid in full	or in part at any time	without penalty or pr	emium. Partial prepayt	nents shall be applied to
In the event of (a) default in payment of any days from the due date. or (b) default under the notice to maker, then in either such event the thereon and, the prepayment premium, if any same at any other time. The unpaid principal of the state of the s	installment of prine terms of any inst holder may withou , at once due and p of this Note and an	rument securing this is it further notice, declar ayable. Failure to exerc y part thereof, accrued	the remainder of the cise this option shall n interest and all other	principal sum, together tot constitute a waiver o sums due under this No	r with all interest accrued of the right to exercise the ote and the Deed of Trust
if were aball boar interest at the rate of	eiaht		per cent (8 %) per annum	n after default until paid.
All parties to this Note, including maker at acceleration of maturity and agree to continu Trust notwithstanding any change or change any extension or extensions of time for the pay and agree that the same may be made without the same may be made with the same may be made without the same may be made with	nd any sureties, er le to remain bound es by way of releaso yment of principal ut notice or conser	e, surrender, exchange and interest; and all su nt of any of them.	modification or subs ch parties waive all a	titution of any security nd every kind of notice o	for this Note or by way or of such change or changes
		to antorgo the holder's	rights and remedies	and the maker, brincin	ai, suitty, guarantor and

Case 98-02675-5-DMW Doc 8327 Filed 11/26/07 Entered 11/26/07 15:43:41 Page 8 of 9
ON or before 8 April 1999. There shall be no prepayment penalty.

If not sooner paid, the entire remaining indebtedness shall be due and paya	ble on 08 April 1999
If payable in installments, each such installment shall, unless otherwise I	provided, be applied first to payment of interest then accorded and due on the
Unless otherwise provided, this Note may be prepaid in full or in part at an	ny time without penalty or premium. Partial prepayments shall be applied to
ays from the due date, or (b) default under the terms of any instrument securii otice to maker, then in either such event the holder may without further notice hereon and, the prepayment premium, if any, at once due and payable. Failure ame at any other time. The unpaid principal of this Note and any part thereof,	est hereof as the same becomes due and such default is not cured within ten (10) ing this Note, and such default is not cured within fifteen (15) days after written e, declare the remainder of the principal sum, together with all interest accrued e to exercise this option shall not constitute a waiver of the right to exercise the accrued interest and all other sums due under this Note and the Deed of Trust,
any shall bear interest at the rate of eight	per cent (<u>8</u> %) per annum after default until paid.
All parties to this Note, including maker and any sureties, endorsers, or gu cceleration of maturity and agree to continue to remain bound for the payme rust notwithstanding any change or changes by way of release, surrender, expression or extensions of time for the payment of principal and interest; and agree that the same may be made without notice or consent of any of the	arantors hereby waive protest, presentment, notice of dishonor, and notice of nt of principal, interest and all other sums due under this Note and the Deed of schange, modification or substitution of any security for this Note or by way of all such parties waive all and every kind of notice of such change or changes em.
ndorsers of this Note hereby agree to pay to the holder reasonable attorney alance owing on said Note, plus all other reasonable expenses incurred by the ights and remedies of the holder as provided in this Note and any instruments.	holder's rights and remedies and the maker, principal, surety, guarantor and is fees not exceeding a sum equal to tifteen percent (15%) of the outstanding sholder in exercising any of the holder's rights and remedies upon default. The securing this Note shall be cumulative and may be pursued singly, successively, nds, property or security held by the holder for payment or security, in the sole not be a waiver or release of such rights or remedies or the right to exercise any
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Georgina Marie Mollick Vice President Legal Affairs

October 20, 1998

VIA TWO-DAY MAIL

Ms. Jean Wedin P. O. Box 1600 753 LaConner, Washington 98257

Re: International Heritage, Inc. Promissory Note Dated October 7, 1998 for \$25,000

F.B. I.
INVESTIGATION
(NOTECHICE)

Dear Ms. Wedin:

Enclosed please find the original paperwork associated with your \$25,000 loan dated October 7, 1998 to International Heritage, Inc. You will note that the terms of the loan require payment of principal and interest on or before April 8, 1999. This loan has been secured by a general financing statement filed with the North Carolina Secretary of State as well as the Wake County Register of Deeds.

The stock that was pledged as an additional consideration for making the loan will be sent to you under separate cover directly from the transfer agent, Interwest Transfer.

If you have any questions with respect to the terms of your loan or the repayment thereof, please do not hesitate to contact the undersigned.

With sincerest regards, I am

Very truly yours,

Georgina Matrie Mollick

Enclosures

cc: John D. Brothers, Executive Vice President (w/o enclosures)

Debbie Blevins, Accounting Manager

gm/generalcorrespondence/Wedin.Promissory.ltr

Exhibit 4 of 4